## DEMOCRATIC SENTINEI.

VOLUME 20, NO. 3.

CADIZ, OHIO, WEDNESDAY EVENING, MAY 18, 1853.

## Democratic Scutinel.

PUBLISHED EVERY WEDNESDAY EVENING CHARLES N. ALLEN, Lditor and Proprietor.

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""

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ce, opposite the Mansion House.
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Notaries Public—William Anschu residence, Cažiz, Roblet Wale, residence harrisvile.

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Regular Meetings, first Monday in March, June,
and December, at the Auditor's office.

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Benjamin McFadden; Nottingham "
John Conaway; "Stock"

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The following list will show the occupation of large majority of the citizens of Cadiz, and will be

useful for reference;---Attorneys. Lewis Lewton, Bostwick & Peppard\*
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Methodist Protestant; Forsythe Associate Reformed.

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Wm Penn, Wm Rabe, and J McClelland
Daugreotppist. H Davis\*
Milliners and Mantus Makers. Miss Drummond,
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Coach Makers. A Foreman and Jos Williams
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Republican;" C. N. Alken, "Democratic Sentinel."

Those marked with a \* are patrons of the Sentinel We should be pleased if those who are not marked

would have themselves placed n the \* list. 25 BAGS prime Rio Coffee, the best in town, for saile, wholesale and retail, by S. & H. McFADDEN.

Fish Oil, Per: Wine, Sole Leather, and Mackers S. & H. McFADDEN. HATS, ctaple Goods, Ready Made Clothing, and every thing of that sort to be laid in such great-er variety than usual, at HOGG & COS

Courting Made Easy. Here is an episode in the matrimonial adventure of a down easter:

SCENE NO. I. "Jonathan does you love boiled beef and dumplins? "Dang'd if I don't Mary, but a hot dump lin' sin't nothin, to your sweet putty, nice red lips, Mary.

"O, la go away you Jonathan." SCENE NO. II. "Jonathan, did you read that are story

about the man as was hugged to death by 12,00 the bar?" "Guess I did Mary, and if makes me feel

"Why, how did you feel, Jonathan?" almost to death tew, you tarnal, nice plump, elegant little critter you Mary.' "O, lar! go way you Jozathan." SCENE NO. 111.

"Ah, Mary, you are sich a slick gal, he

"La! ain't you ashamed, Jonathan." "I wi-h I was a ribon, Mary" "What for hey?" "Cos, maybe you'd tie me round that

ere pretty neck of your'n and I should like to be dang'd if I hadn't." "O, la! go away, you Jonathan." SCENE NO. IV.

"Ah! Jonathan, I heard something a bout you."

ny said it too." "La, now what was it, Mary?"

"O, dear I cant tell you." (Turning away her head.) "O, la, do now." "On no, I can't "

"Oh yes, Mary." "La, me, Jonathan you do pester a bo dy, so."
"Well, do please to tell me, Mary."

waist.)

residence, Cadiz.
ard of School Examiners—WM. Cel. Gaston, athan's that you and I were to be married, beas corpus, ten cents; for issuing execution, of those voting upon the proposition; provi-

whoever painted that house, to leave it for, lifty cents; for probate of will and entry

"Won't you lick me, father?"

"Will you swear you won't?"

"Then I won't come, father, for Parson Atwood says he that swears will lie." ATA domestic, newly engaged, present-

longer than the other—"How comes it, you rascal, that these boots are not of the same length?' "I really don't know, sir—but what bothers me most is, that the pair down

mug of ale," is a simple and proper expres- order of settlement of same, fifteen cents; for sion of the fact, and tells its own story; but examining partial or final settlements of the disciple of the inflated usually would guardians executors or administrators, one render in this wise; "the foaming beverage dollar each, where there are not more than to his lips, he gulped it wildly, furiously .-- fifty vouchers to be examined, and if any He paused for breath. Again sank mouth, account shall contain more than fifty youchnose and chin deep in the tankard. And ers, the sum of two cents for each additionwith a laugh that shook the rafters of the al voucher so examined; for issuing citation crazy barn, he shouted. "I've drank it, yes to executors, administrators or guardians, all, yes, every drop! ha! ha! ha!"

"I don't say, Mr. Judge, that the defend- cense, and filing and recording the certificate ant was drunk. No, by no means; but this of marriage, seventy-five cents; for giving I will say—when last I seed him he was Dorsey, jr., Methodist Protestant; Fersythe Associate Reformed.

Merchants. A. F. Moore, Shotwell & Crabb.,
John McCormick, Wood & Smith, James Stowart,
A. H. Burteh, W. Hogg, and S. & H. McFadden.
Hardware. R. J. Bennett.

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Clothiers. J. P. Johnson & Co.\*
Hotels. National House, Thomas C. Vincent;
Mansion House, Wm. Barrett.

Grocers—J Fhilips, S Hamilton, Mrs Divine,
Mrs Finley, and James Matthews.

Shoe Makers. S Slemmons, Thomas Phillips &
Son, F Framilton, J Phillips, John Rea, James
Menns, James Bannister

Blacksmiths. Etijah Laizure, W Harshee, Enoch
Pugh, and Wm neam. washing his face in a mud puddle, and dry hearing applications on behalf of lunatics ing iton a door mat. Whether a sober man and idiots, two dollars; for hearing applicawould do this in course I can't say." The tions for the right of way for railroads, plank Court though he wouldn't. The consequen- roads and turnpikes, three dollars per day; ce was, the defendant went up for sixty for hearing and deciding applications in con-

powers Did nt your riverence, in the ser- per day; and for hearing and determining mon yesterday, tell us if we resist the devil, he'd flee from us! Now, if I resist my wife, she flies at me!"

exhibition where a learned professor caused termining applications for injunctions in conseveral explosions to take place among gases produced from water. said:-"You don't catch me putting much water into my liquor after this; I had no idea before that water provided for the same fees shall be allowed was so dangerous, though I never liked to

"I could not possibly accommodate you, my dear friend." "Well be kind onough to take my card settlement. along, for I am determined to get my name up some how."

Aman can't he p what is done behind in back," as the loafer said when he was kicked out of doors.

treasury. says a horse walked into his sanctum while entitled "an act defining the jurisdiction, he was out, and when he returned he found him reading proof and kicking the exchanges out of the window.

and regulating the practice of Probate Courts," passed February 25, eighteen hundred and fifty-three, be, and the same is

As A servant, boasting of her industry said that she had rizen at four, made a fire, put on the kettle, prepared breakfast, and made all the beds before a soul was up in the

An Irish orator, speaking of an opponent's love of praise, described him as so vain in that respect, "that he would be content to give up the ghost, if it were but to look up and read the stone-cuttr's puff on his graye.

I say Mr. Highflier, wont you let a fellow go with you in that ere balloon?"

LAWS OF OHIO.

bate Judge in this State shall receive for services rendered, the fees prescribed in

section two of this act, and no more. and guardians, four cents each; for entering purpose of contributing to the maintenance poses and none other. the return of any writ, six cents; for issuing fotched up" against the side of a house for each one hundred words said writ may structed. which had been newly painted. Shoving contain over the first Eundred; for recording one glimpse at his shoulder, another at the sale, ten cents for each one hundred words;

standing out all night for people to run athereof, thirty-five cents; for ssuing letters
gainst."

| dot, may cents; for probate of will and entry
thereof, thirty-five cents; for ssuing letters
testamentary or letters of administration, or
| dot, may cents; for probate of will and entry
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| dot, may cents; for probat guardianship, under seal of court, one dol. taxable property thereof. trators or guardians, forty cents; for recording a bond, will or inventory, sale bill or settlement of executors, administrators or guardians, ten cents for every one hundred words; for making out copies of wills, ir venministrators and guardians, ten cents for ed to his master, one morning, a pair of boots, the leg of one of which was much appointment of executors, administrators,

for holding examining courts, two dollars

cutor, administrator or guardian for settle-THE HOHFALTIN STYLE .- "He drank a of the court, twenty-five cents; for entering thirty-five cents; for administering an oath

when necessary, and issuing a marriage lihas been laid; for the creation of a sinking ergency. fund for the redemption of the indebtedness tested cases on positions of administrators, executors and guardians, to sell land, and petitions to convey, one dollar, to be taxed in each of the above cases in the bill of costs;

applications on habeas corpus in criminal cases, two dollars, to be paid out of the county treasury; for hearing and determining applications for habeas corpus in civil cases, two dollars; and for hearing and deested cases, two dollars, to be taxed in the bill of costs against the unsuccessful party. Sec. 3. For any other services not herein as for similar services in the Court of Common Pleas; provided that no Probate Judge shall charge or be allowed any compensation for preparing or making out the account of any executor, administrator or guardian for proceedings taxed in pursuance of the proisions of this act, and adjudged in favor of the State, shall, when collected by the Prosuch by-laws and regulations as they may the act to which this is supplemental. bate Judge, be paid by him into the county Sec. 5. The nineteenth section of the act

brothery, the gainst arguing and the pareer of greent purpols of abandoning . - Determine, a One

Sec. 4. For the purpose of paying the proceedings shall be the same as provided in may consummate the

block, or premises through which water pipe tracts without advertising to meet such em-Sec. 10. The city council of any city

which one person shall be chosen for one to issue the bonds of such city or incorpo members of such council. year, one person for two years, and one for rated village or borrow money, so as to

courts," passed February 25, eighteen hundred and fifty-three, be, and the same is hereby repealed.

JAMES C. JOHNSON,
Speaker of the House of Representatives.
GEORGE REX,
President of the Senate, Protem.
March 14, 1863.

[No. 9.] AN ACT
To amend the act entitled "an act to provide for the organization of cities and incorporated villages."

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That the amount of taxes which may be certified, assessed

sembly of the State of Ohio, That the amount of taxes which may be certified, assessed

corporation or laws of the current fiscal year, and shall not aux to find the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to find the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall not aux to five the current fiscal year, and shall adjudge and or outhorized, shall be collected for value work and annually make a report of the council of any into the current fiscal year, and shall adjudge and or outhorized, shall be collected for value work and annually make a report of the council of any into the current fiscal year, and shall and any

and collected annually for a special road dis- shall be kept a separate and distinct fund, it of such corporation sufficient for the afore- Sec. 16. That the fifty eighth section of trict by the council of any city or the trus- for the payment of such indebtedness of the said purposes, at such rates of interest as said act be and it is hereby so amended as to PUBLISHED BY AUTHORITY.

[No. 8.] AN ACT

To regulate the Fees of Probate Judges, and to repeal the interest to repeal the interest the rend and incidental expenses, three mills on the entitled "an act defining the jurisdiction, and regulating the practice of Probate of Prob and regulating the practice of Probate Courts," passed February 25, 1852.

Sec. 1. Be it enacted by the General Asembly of the State of Ohio, That each Promption on the dollar; for a city of the first class to shall be signed by one of the trustees and the parties so contracting, which said bonds of the provided that the city council created by this created and execute such bonds of our provided that the city council created by this created and all orders made by the trustees of debt, and pa, able at such said places as shall be agreed upon by and the boundaries thereof or reduce the number of wards already created and define defray its general and meidental expenses, countersigned by the secretary or clerk of or other evidences of debt may be made these nowestablished, alteria such manner as five mills on the dollar; to the amount authe water works; the trustees of water works transferable and redeemable in such form thorized for general and facidental purposes shall also be authorized to make contracts and at such times and places as may be city council of all cities of the second class now See. 2. For docketing each cause to be charged but once, six ceuts; for entering the propriated to none other, as follows: by cities buildings, reservoirs, and for all other ne-"Why, how did you feel, Jonathan?"
"Kinder sorter as if I'd like to hug you appearance of the parties, to be charged but of the second class for the purposes, to the full and efficient school buildings hereby authorized shall be may determine, before the time of the first management and construction of such water constructed under the direction under the act to which this is amendaffidavit, twelve cents, for issuing summons not exceeding one mill on the dollar; for the works; and for such purpose the city council accordance with, a plan or plans furnished alony, and each of such wards shall, at such or other writs under seal, twenty-five cents purpose of contributing to the maintenance of any city where water works are already by the board of education of said corpora- first election, be entitled to two trustees to be each; for entering order to advertize, twen- of a fire department, an amount not exceed- constructed are hereby authorized, upon pe- tion; and provided, further, that the city elected as provided for in the fifty-ninth secty-five cents; for filing petition, answer, or ing a mill on the dollar; for school purposes, tition of the trustees of water works, to bor- council of any city of the first class shall tion of the act to which this is amendatory. any other paper necessary to complete the an amount not exceeding four mills on the row any sum of money not exceeding seven- have power to borrow any sum of money Sec. 17. That the ninety-second section of pleadings in any cause, six cents; and for all dollar; by cities of the first class for the pur-

other papers, except the accounts current and vouchers of executors, administrators an amount not exceeding two mills; for the on such length of time as the city council municipal corporation, the council thereof of a fire department, an amount not exceed- Sec. 7. The city council of any city in of any such city may deem proper, for the shall have power, and it is hereby made their subplicena, where there is but one witness ing one mill on the dollar; for the purpose which water works are, or may be situated purpose of purchasing lands or other proper-daty, to levy and collect annually on the named, twelve certs; and for every addi- of a house of refuge, house of correction, or in progress of construction, shall be au- ty within the corporation limits of such city, property appraised and returned as aforenamed, tweive certs; and for every additional name, four cents; for swearing each witness, four cents; for entering attendance of each witness, six cents; for indexing each of such city for public wharves, public dollar sufficient to pay and satisfy the whole of each witness, six cents; for indexing each of such interest as the same accrues, which caus., ten cents; for entering judgment on ceeding one half of a mill on the dollar; for ment of the water works, at least once a city conucil of any such city so borrowing sum, when so paid into the treasury, shall journal, ten cents; for recording general school purposes, an amount not exceeding year, and oftener if necessary by reason of any money for such purposes, be and remain a specific fund for that pur-"Yes, indeed, that I did, and a great ma- verdict, ten cents; for entering order on two mills; for the purpose of a city infirmary any neglect of duty or malfeasance on the part shall be authorized to issue the bonds of pose only, and shall not be appropriated or journal, ten cents for each one hundred words; for transcribing judgment or orders on the docket, ten cents; for entering satison the docket, ten cents; for entering satisfaction of judgment or decree on record, erecting water works, for supplying such city and removal from office by the city council; shall have power to pledge the faith of the as to read as follows; they shall have power faction of judgment or decree on record, twelve cents; for entering every special rule, six cents; for entering every special rule, discontinuance or retraxit, ten cents; for entering a rule of reference, twelve cents; and for giving a copy thereof under seal, twenty five cents; to rentering notice of aspeal, the five decrease of the fact of the fact of the redemption of said bonds, and to large the faith of the city council; shall have power to provide for the faith of the city for the redemption of said bonds, and to large the faith of the city for the redemption of said bonds, and to large the faith of the city for the redemption of said bonds, and to large the faith of the city for t

"Well, didn't say it; but that I heard words such record may contain; for making any city for the purpose aforesaid, unless the the same supervision, rules and regulations have been complied with, to wit; that when lands through or by which a street alley or out copies of records, or any proceedings in proposition setting forth the amount proposition setting forth the amount proposition setting for the purposes a cause, when required by either party or sed to be borrowed shall have been distinct teet the water works against abuse, destruc-"What?" (Putting an arm around her waist.)

waist.)

"Oh, don't squeeze me so! I heard that—that (turning he full blue eyes upon Jon—that (turning he full blue eyes upon Jon—that)

"What?" (Putting an arm around her a cause, when required by either party or the electors of such the electors of such the electors of such the law, with the seal annexed, ten cents of unnecessary use or squares, or market spaces, it shall be the improving repairing or lighting such street, water w thirty-five cents; for docketing each execution, thirty-five cents; for docketing each execution issued, ten cents; for issuing orders of section shall not be construed to apply to any A loafer who had his Christmas loadon, sale, thirty-five cents each; and ten cents city in which water works are already coned necessary for the construction, erection confirmation by the city council of the nome each case de ermine; and they shall also Sec. 3. For the purpose of paying the or extension of water works, or the laying ination of said commissioners, it shall be have power to provide by ordinance for the nimself clear by a vigorous effort, he took returns on writs of execution and orders of lighting of any railway, or portion thereof the erection and completion of such water session of for water works purposes shall not such lands for the purposes aforesaid as said which may be located within the corporate house, a third at his hand, but exclaimed, for each cirtificate to which the seal of the works, and before they shall have been put be liable to be made use of or taken posses-Well, that are a darn'd careless trick in whoever painted that house, to leave it whoever painted that house, to leave it for, fifty cents; for probate of will and entry such purpose as hereinbefore mentioned, the from said commissioners, said city council way or portion thereof located as aforesaid,

> pose provided for in this act. Sec. 13. That the city council of any

Well, I heard, that-oh, I can't tell ten cents; for drawing cost bill, thirty-five rowed shall be used and applied exclusively city; but all attachments of whatever said loan of five hundred thousand dollars, ter upon or take for such of the above purcents, which shall be taxed but once in each to the erection of such water works and to nature made to the water pipes, or other or any part thereof, for the purchase of pub poses as may require it land or material, "Ah, yes, come now do." (Taking her and )

"Ah, yes, come now do." (Taking her ach cause, ten cents, for each one hundred and )

"Company of the dark of the dark of the dark of the darks, and to assess and collect a charge on the own-ded, that no money shall be borrowed by intended for public use, shall be subject to spaces, unless the following requirements ers of any lots or lands, or on the lots or of the city council, as a board of commis- abutting on such street, alley or highway, interest on the amount borrowed by any city sections twenty-seven, twenty-eight and for the purchase, erection or extension of twenty-nine, of the act for the organization water works, and after they shall have been of cities and incorporated villages, passed and one German Ca by newspapers of said thirty days, so to light their track or tracks, water works, and after they shall have been put in operation, and for the building of machinery, a tax of sufficient amount may be assessed and collected by the city council in each and every year, in such manner as the city council may deem most equitable and proper, as may be directed by ordinance, and such ordinance or tracks, or such portion thereof as may be designation to be done, the estimated cost of which shall exceed one hundred dollars, they shall cause proper, as may be directed by ordinance, and such ordinance and their track or tracks, or such portion thereof as may be designation; for the space of thirty days, so to light their tracks, or such portion thereof as may be designation; for the space of thirty days, so to light their tracks, or such portion thereof as may be designation; for the space of thirty days, so to light their tracks, or such portion thereof as may be designation; for the space of thirty days, so to light their tracks, or such portion thereof as may be designation; for the space of thirty days, so to light their tracks, or such portion thereof as may be designation; for the space of thirty days their intention to consummate said purchase, the extent, location, and purpose of the purchase, the shall be done, the estimated cost of which shall exceed one hundred dollars, they shall cause it shall be the privilege of any tax-paying and all other fixtures and apparatus necession. upon all the taxable property adjoining, and the points of loabutting to, or bounded upon any street, tion in said city, that proposals will be reby such purchase, either by the payment cation for said lamp posts; and in case the lane, alley, public ground, square, block, or ceived by said trustees, for the performing of of more than the cash value of said bind, or said lighting shall not be done in conformity premises through which water pipe has been such work, which shall be specified in said by fraud, or neglet on the part of any one, with the provisions and specifications of such notice; and the trustees shall contract with the lowest bidder, if in their opinion said said purchase any time within the aforesaid fail or refuse to light its track, or such poron or before the first day of March, eighteen hundred and fifty-four, determine by ordinance whether the aforesaid tax shall be so levied and collected, or whether water rents levied and collected, or whether water rents shall be assessed and collected as heretofore bidder, or decline to contract and advertise by the trustees of water works, or city counagain; said trustees shall require bond to be summation of such purchase; and said city and such municipal corporation may either cil, of all cities where water works are now given with good and sufficient security for council, after having considered all the evi- by a general ordinance or resolution preuse. the faithful performance of the work; but dence offered, shall finally decide for or scribe the mode in which the charge on any Sec. 5. For the purpose of paying the no member of said board of trustees shall against such purchase; and if any such purrous company or companies shall be as-

expenses of conducting and managing wat- be such security, nor shall any of said trus- chase of land for any of the aforesaid purpo- sessed and determined, such charge when er works, the trustees of water works shall tees be a contractor or be in anywise either ses shall have been consummated by the city so assessed and determined shall be payable have power to assess and collect from time directly or indirectly interested in any of council of any such city after having com- by the railroad company or companies at to time, a water rent of sufficient amount, such work to be contracted for: Provided, plied with all the requirements of this act, the time of the assessment, and shall also be in such manner as they may deem most nevertheles, that in case of emergency, the then and in that case the city council of any a lien upon the lots or land in the provisions equitable, upon each and every tenement adjoining, abutting to, or bounded upon any street, lane, alley, public ground, square, ize said trustees to enter into such conproceeding at law, or in equity, either in the name of the municipal corporation, or city or incorporated village of this state, on of any person to whom it shall have direcof any city, contracted by loans for water works purposes, the amount as hereinbefore provided for in the third section of this act, and levied and assessed for water works pur
works purposes, the amount as hereinbefore provided for in the third section of this act, and levied and assessed for water works pur
work purposes, the amount as hereinbefore ment of a suitable number of inspectors for any such provided for in the third section of this act, all such purposes as are not otherwise pro
corporated village, praying that any street it shall be sufficient to declare generally for or streets, ally or alleys in the immediate vi
work and labor done, and materials furnishposes, shall be applied by the city council have power to provide for issuing licenses cinity of such lot or lots, may be vacated or ed on the particular railway part or parts to the payment of such indebtedness and to any such inspectors and to regulate the narrowed; and the said council may and thereof; proceedings at law or in equity may none other.

Sec. 6. The city council of any city in which water works are, or may be situated or in progress of construction, shall establish city or trustees of any incorporated village, a board of three trustees, to be known as the same should be made, declare such same should be made, or to enforce the lien against all the same should be made, declare such made, or to enforce the lien against all the same should be made, declare such made, or to enforce the lien against all the trustees of water works, who shall be elect- payment of any indebtedness heretofore in- street or streets, alley or alleys vacated or lots or land or such lots or parcel or any ed by the qualified electors of the city, and curred, and which from its limit of taxation narrowed; provided no street or alley shall number of them affected by any one or sevhold their offices for the term of three years; such city or incorporated village is unable be vacated by any incorporated village eral assessments, but the judgment or deexcept at the first election under this act, at to pay at its maturity, shall have the power council until after the next election of the cree shall be rendered severally or separate-Sec. 14. Any incorporated city whether any proceeding may be served in the discrethree years, and thereafter one of the trus- change but not increase the indebtedness, of the first or second class, shall have power tion of the court, for the purpose of trial retees shall be elected annually; the trustees in such amounts, and for such length of for commercial purposes when in the judge view or appeal and in any such proceeding of water works shall manage, conduct and control the city water works, furnish supplies of water, collect water rents, and appoint all necessary officers and agents, and the amount of the salaries of said officers or agents so appointed, and term of office, shall have been issued, a tax shall be sases sed and collected sufficient in amount to be sufficient in amount to be sed and collected sufficient in amount to which is not exceed within the limits of such city, and in the judg ment of the city council the interests of the city council the interests of the city require, to construct, open, excavate or otherwise improve, enlarge or extend any percentum per annum; and when such bonds shall have been issued, a tax shall be sases or keep the same in repair, which may be located within the limits of such city, and light to the true interest of the city council the interests of the city require, to construct, open, excavate or otherwise improve, enlarge or extend any canal, ship chanal or watercourse, and light or keep the same in repair, which may be located within the limits of such city. be determined by the trustees; the trustees provide a sinking fund for their final redemp- which is not owned in whole or in part by any railroad company whose railway or part of water works shall be authorized to make tion as provided in section ninety-one of the state or by any companies, thereof, shall have been so lighted, a recovindividual or individuals, authorized by law ery skall be had or a charge enforced to deem necessary for the safe, economical and efficient management and protection of the of said act, be, and the same is hereby so ferred by this section shall be exercised, and value of work or material which would be works; and said by-laws shall be of the same amended as to read as follows: That the necessary taxation imposed in the manner chargeable on such lot or land or against validity as the city ordinances, provided council of any municipal corporation shall and under the limitations and restrictions as such railroad company according to the prothey are not made repugnant to the ordinan- not authorize any loan or appropriation not prescribed with respect to streets, sileys, visions of such ordinance and of this section, ces of the city, constitution or laws of the predicated on the revenues of the corporation state of Ohio. The trustees of water works for the current fiscal year, and shall not au- act of May 3, 1852, aforesaid.